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Attorneys for the Official Committee of Unsecured Creditors

IN THE UNITED STATES BANKRUPTCY COURT
DISTRICT OF OREGON

In re:

Case No.: 09-30938-elp11

SOCIETY OF JESUS, OREGON PROVINCE, an Oregon domestic nonprofit religious corporation,

Debtor

**NOTICE OF FILING OF FEE
STATEMENT OF BUSINESS
MANAGEMENT INTERNATIONAL,
INC. FOR THE PERIOD JULY 1, 2010
THROUGH JULY 31, 2010**

PLEASE TAKE NOTICE that pursuant to the *Order Establishing Procedures for Payment of Interim Professional Fees and Expenses on a Monthly Basis* [Docket No. 193] (the “Fee Procedures Order”), Business Management International, Inc. (“BMI”), computer software consultants for the Official Committee of Unsecured Creditors (the “Creditors Committee”), attaches its fee statement which covers the period July 1, 2010 through July 31, 2010 (the “Fee Statement”).¹ Unless otherwise defined herein, capitalized terms have the meanings ascribed to them in the Fee Procedures Order.

Pursuant to the Fee Procedures Order, the procedure for applying for professional fees is as follows:

1. On or before the 15th day of each month, any of the Professionals seeking payment from the bankruptcy estate may submit to the Debtor a statement for fees and expenses incurred in the previous month or earlier.

¹ Pursuant to the Fee Procedure Order, LECG reserves its right to seek compensation at an hourly rate higher than that reflected in this Fee Statement. The submission of this Fee Statement should not be deemed a waiver of any rights by LECG under any applicable law or local bankruptcy rule, including LBR 2016-1(b) of the Local Bankruptcy Rules of the United States Bankruptcy Court for the District of Oregon.

1 2. Any party-in-interest who objects to payment of a particular statement shall,
 2 within fifteen days from the date of the filing of the Fee Statement, object to the Fee Statement.
 3 Any party in interest who objects to a Fee Statement shall file with the Court and serve on the
 4 professional requesting payment and (a) the attorneys for the Debtor (except for any special
 5 counsel to the Debtor); (b) the attorneys and chairperson of the Committee; (c) the United States
 6 Trustee; and (d) all parties requesting special notice (collectively, the “Notice Parties”), a written
 7 objection to all or part of the fees or expenses requested in the statement. In the event an
 8 objection is filed, the Debtor shall only pay that portion of the fees and expenses which are not
 9 the subject of the objection. The Debtor shall not pay the remainder of such Fee Statement
 10 without further order of the Court. The Professional to whose fees an objection was filed may set
 11 the matter for a hearing.

12 3. If a timely objection is not filed, either (a) the Debtor shall, pursuant to its normal
 13 accounts payable procedures for its monthly statements, pay or (b) the professional shall apply
 14 any unexhausted retainer in its possession to pay, 80% of the fees and 100% of the expenses
 15 requested in such statement. If applicable, fees and expenses shall first be paid from a retainer
 16 balance before they are paid by the Debtor.

17 4. Neither the failure to object to nor the payment or nonpayment of any portion of
 18 the requested monthly interim compensation and expenses shall bind any creditor, party-in-
 19 interest, or the Court with respect to the final allowance of applications for compensation and
 20 reimbursement of expenses.

21 5. In this fee statement covering the period July 1, 2010 through July 31, 2010, the
 22 time expended on this matter by BMI resulted in \$1,560.00 in fees and \$0.00 in expenses, for a
 23 total of \$1,560.00. *See Exhibit A* hereto for the itemized detail of the time expended and
 24 expenses incurred. If a timely objection is not filed, the Debtor shall pay LECG the sum of
 25 \$1,248.00 (which is 80% of the fees expended, plus 100% of the expenses incurred) or such other
 26 sum as is authorized under the Fee Procedures Order.

27 6. The balance of \$312.00 (or such higher amounts as may be applicable due to the
 28 Debtor’s inability to pay the fees and expenses requested herein) represents the “hold-back” for

1 which LECG will seek payment in its final fee application, or at such other time as may be
2 authorized by the Court.

3 Dated: December 14, 2010

PACHULSKI STANG ZIEHL & JONES LLP

4 By /s/ Pamela Egan Singer

5 James I. Stang (CA Bar No. 94435)

6 Pamela Egan Singer (OSB 89423)

7 PACHULSKI STANG ZIEHL & JONES LLP

8 Attorneys for Official Committee of Unsecured

9 Creditors

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Exhibit A

**Business Management****International, Inc.**529 W. 42 St., 4th Floor, Suite L
New York, NY 10036(888) 580 8382
www.bmiusa.com**Invoice 46201**

Pachulski S Z & J LLP
James I. Stang, Esquire
10100 Santa Monica Blvd
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Los Angeles, CA 90067

Invoice Date: 08/31/10

Terms:

Due Date: 08/31/10

Customer PO No.:

Job No.:

Memo: SOJOP Matter - Data Analysis

Page: 1

Consultant	Description	Date of Service	Reference No.	Hours	Rate	Extension
LL	Implementation Consulting Reviewing and editing court documents.	07/12/10		0.50	200.00	100.00
SADAMS	Implementation Consulting Restore SQL database backup of Great Plains accounting data. Verify that necessary data is included.	07/12/10		1.00	200.00	200.00
SADAMS	Implementation Consulting Begin analysis of Great Plains data. Create Excel spreadsheets of Chart of Accounts and General Ledger activity.	07/13/10		4.00	200.00	800.00
SADAMS	Implementation Consulting Create Excel spreadsheets of Check Register data, AP transactions with distributions and AR transactions with distributions	07/14/10		0.80	200.00	160.00
SADAMS	Implementation Consulting Create Excel spreadsheets of Check Register data, AP transactions with distributions and AR transactions with distributions	07/15/10		1.00	200.00	200.00
SADAMS	Implementation Consulting Provide customer data, review Accounts Receivable transaction data.	07/19/10		0.50	200.00	100.00

Subtotal: 1,560.00
Sales Tax: 0.00
Freight: 0.00
Total: 1,560.00

CERTIFICATE OF SERVICE

I, Kati L. Suk, am employed in the city and county of San Francisco, State of California. I am over the age of 18 and not a party to the within action; my business address is 150 California Street, 15th Floor, San Francisco, California, 94111.

On December 14, 2010, I caused to be served in this action the

**NOTICE OF FILING OF FEE STATEMENT OF LECG, LLC FOR THE PERIOD
AUGUST 1, 2010 THROUGH AUGUST 31, 2010**

by placing a true and correct copy of said document(s) in sealed envelopes addressed as follows:

See Attached Service List

(BY MAIL) I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

(BY NOTICE OF ELECTRONIC FILING) I caused to be served the above-described document by means of electronic transmission of the Notice of Electronic Filing through the Court's transmission facilities, for parties and/or counsel who are registered ECF Users.

I declare that I am employed in the office of a member of the bar of this Court at whose direction was made.

Executed on December 14, 2010, at San Francisco, California.

/s/ Kati L. Suk
Kati L. Suk

Parties Served Through ECF**• 09-30938-elp11 Notice will be electronically mailed via ECF to:**

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Parties Served via US Mail

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Jesuit Conference, Inc. Rev. Thomas P. Gaunt, S.J. 1016 – 16th St. NW, Suite 400 Washington, DC 20036	Frederick J Odson James M. Gorski Hughes Pfiffner Gorski Seedorf & Odson 3900 C Street, Suite 1001 Anchorage, AK 99503	John C. Manly Rebecca L. Rhoades Manly & Stewart 4220 Von Karman Avenue, Suite 200 Newport Beach, CA 92660
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<u>Delores Kilongak</u> Jim Valcarce Valcarce Law Office, LLC P.O. Box 409 900 3rd Avenue Bethel, AK 99559	H. Douglas Spruance III Feltman, Gebhardt Greer & Zeimantz 1400 Paulsen Center 421 West Riverside Avenue Spokane, WA 99201	Julio K. Morales Morales Law Office 212 W. Spruce Street Missoula, MT 59802
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Roger Hotrum Doc #923581 POB 2049 Airway Heights, WA 99001	Jerome Darrell Akles 213 SE 192 nd Ave. #104 Portland, OR 97233	